EASTERN DISTRICT OF NE	EW YORK	V
WILLIAM H. BLOOM, MD.		X
-against-	Plaintiff,	ORDER CV 03-4174(ENV)(ARL)
NEW YORK STATE COMM HEALTH ANTONIA NOVEL		
]	Defendants.	Y
LINDSAY, Magistrate Judge:		
the defendants has indicated the proposed order despite her effective submission. By letter dated M problems and needs three week	nat the pro se pla orts to educate h lay 4, 2006, the p ks to "know who	ortion of proposed joint pretrial order. Counsel for intiff has not provided her with his portion of the im on the court's requirements concerning its plaintiff has indicated that he has some medical ere [he] stands and what is necessary to avoid Accordingly, the undersigned will give the

plaintiff one final opportunity to provide the defendant with his portion of the joint pretrial order by June 2, 2006. The defendants shall advise the court, in writing, if they do not timely receive the plaintiff's portion of the proposed order. If the plaintiff does provide the defendants with his portion of the order, on or before June 9, 2006, the parties shall submit a revised joint pretrial

order to the court. The action will be marked ready for trial upon receipt of either the

Dated: Central Islip, New York May 9, 2006

defendants' letter or the revised joint pretrial order.

**SO ORDERED:** 

 $/_{\mathbf{S}}$ 

ARLENE R. LINDSAY United States Magistrate Judge